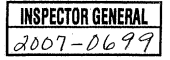


(b)(3) (b)(6)

Washington, D.C. 20505



Inspector General 703-874-2555

23 October 2007

Ms. Stephanie R. Osburn
Executive Director
President's Foreign Intelligence
Advisory Board
New Executive Office Building
Washington, D.C. 20503

Dear Ms. Osburn:

This report is submitted pursuant to Section 2.4 of Executive Order 12863 and direction dated 14 June 2007 from the Director of National Intelligence and the Chairman of the Intelligence Oversight Board (IOB). This report covers the period from 1 July - 30 September 2007.

During this reporting period, the Central Intelligence Agency (CIA) Office of Inspector General (OIG) learned of no CIA intelligence activities that were potentially unlawful or contrary to executive orders or Presidential directives. This report does not incorporate reports filed with the Attorney General, or his designee, by CIA components other than OIG.

OIG did file six reports with the Attorney General or his designee pursuant to the Memorandum of Understanding on Reporting of Information Concerning Federal Crimes, none of which directly involved illegal intelligence activities. Given the lack of reportable incidents, an IOB Summary Sheet has not been provided.

Sincerely,
John L. Helgerson

The OGC also has an obligation to refer criminal matters to the Department of Justice (DoJ) in compliance with 28 U.S.C. §535 and Executive Order 12333. Absent investigation by OIG, such referrals are not normally included in OIG's quarterly IOB reports. There may be other situations triggering IOB reporting requirements, which could include direct criminal referrals to DoJ by CIA components, such as the National APPROVED FOR RELEASE Service or the Counterintelligence Center, of which OIG hDATE: 25-Feb-2010

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Ms. Stephanie R. Osburn

OIG/Counsel (17 Oct 07)
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